NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA FOURTH APPELLATE DISTRICT DIVISION TWO

In re M.S., a Person Coming Under the
Juvenile Court Law.

THE PEOPLE,

E055817

Plaintiff and Respondent,

(Super.Ct.No. J238506)

V.

OPINION

M.S.,

APPEAL from the Superior Court of San Bernardino County. Thomas S. Garza, Judge. Affirmed.

Leonard J. Klaif, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

Defendant and appellant M.S. (Minor) appeals from the juvenile court's true finding that Minor was in violation of her probation when she left her home without the

permission of her father or her probation officer. We find no error and affirm the judgment.

FACTUAL AND PROCEDURAL BACKGROUND

Minor was declared a ward of the court pursuant to Welfare and Institutions Code section 602, subdivision (a), on May 5, 2011. She was subsequently placed on probation in the custody of her father with various terms and conditions. Minor and her father were informed of the terms and conditions of her probation.

On November 30, 2011, Minor left her father's home around 1:00 p.m., without his permission and without informing him as to where she was going. When she left, she also took her father's cellular telephone. Minor had permission from her father to take his cellular telephone when she left the house, so he would be able to contact her. When Minor's father realized she was missing, he began looking for her. He also tried calling his cellular telephone, but it was turned off. Additionally, he called Minor's probation officer and the police because he was worried that Minor would hurt herself. Minor's father eventually found Minor around 6:00 p.m., as she was walking toward their home.

On December 8, 2011, a petition was filed alleging Minor had violated the terms and conditions of her probation by (1) leaving the house without the permission of her father or her probation officer in violation of probation term No. 9; and (2) taking her father's cellular telephone without his permission in violation of probation term No. 1.

On January 11, 2012, following an evidentiary hearing, the juvenile court found "true" the first allegation of the petition (term No. 9), and "not true" as to the second allegation (term No. 1). Pending a dispositional hearing, Minor was initially held at juvenile hall, but on February 8, 2012, she was placed in the custody of her father on "house arrest."

The dispositional hearing was held on February 29, 2012. At that time, Minor was continued as a ward of the court and placed in the custody of her father with C.I.T.A.¹ terms and conditions added to her probationary terms.

DISCUSSION

Minor appealed and, upon her request, this court appointed counsel to represent her. Counsel has filed a brief under the authority of *People v. Wende* (1979) 25 Cal.3d 436 and *Anders v. California* (1967) 386 U.S. 738, setting forth a statement of the case, a summary of the facts and potential arguable issues, and requesting this court conduct an independent review of the record.

We offered defendant an opportunity to file a personal supplemental brief, but she has not done so. Pursuant to the mandate of *People v. Kelly* (2006) 40 Cal.4th 106, we have independently reviewed the record for potential error and find no arguable issues.

¹ Center for Individualized Treatment of Adolescents.

DISPOSITION

The judgment is affirmed.

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	RAMIREZ	P. J.
We concur:		
HOLLENHORST J.		
MILLER J.		